PATENT COOPERATION TREATER

PCT

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

WIPO PCT

(PCT Article 36 and Rule 70)

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Applicant's or agent's file reference	FOR FURTHER ACTION	See Notification Preliminary Ex	n of Transmittal of International tamination Report (Form PCT/IPEA/416)		
SR0015PCT	International filing date (day/mor	nth/year)	Priority date (day/month/year)		
International application No.	International lifting date (assymmetry)		26 July 2002 (26.07.2002)		
	23 July 2003 (23.07.2003)		26 July 2002 (20:07:2005)		
PCT/US03/22912 International Patent Classification (IPC)	or national classification and IPC				
International Patent Classification (120)	co rocioso. A3	20/270 1: 430/32	5		
IPC(7): C08F 114/18; G03F 7/038; G0	3F 7/004 and US Cl.: 526/250; 43	50/2/0.1, 450.5=			
Applicant					
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2 This REPORT consists	of a total of 3 sheets, including	ng this cover sh	æet.		
2. This REPORT consists of a total of					
	These annexes consist of a total of sheets.				
3. This report contains indications relating to the following items:					
I Basis of the report					
II Priority	II Priority III Non-establishment of report with regard to novelty, inventive step and industrial applicability				
		novelty, inven	nve step and made and opposite		
IV Lack of unit	ty of invention		to the stop of industrial		
V Reasoned so applicability	V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
VI Certain doc	The second site of				
·- <u>-</u>	VII Certain defects in the international application				
VIII Certain obs	VIII Certain observations on the international application				
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Date of submission of the dema	and	Date of compl	etion of this report		
19 February 2004 (19.02.2004)					
Name and mailing address of the I	PEA/US	Authorized office	cer Du D		
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Form PCT/IPEA/409 (cover sheet)(July 1998)

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EXAMINATION REPORT

PCT/US03	/22912

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T.	Basis of the report	
1.	With regard to the elements of the international application:*	
	the international application as originally filed.	1
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	pages NONE, filed with the demand	1
	. pages <u></u>	1
	the claims: pages 25-29 as originally filed the claims: pages 25-29 as originally filed	1
	as amended (10gettle) with any	1
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١	the drawings:	
١	pages NONE as originally filed	1
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1	pages NONE, filed with the lotter of pages NONE, the the lotter of pages NONE	
	2 With regard to the language, all the elements market appleas otherwise indicated under this item.	1
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	These elements were available of infinished to purposes of international search (under Rule23.1(b)). [] the language of a translation furnished for the purposes of international search (under Rule23.1(b)).	1
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	the language of the translation furnished for the purposes of	1
	55.2 and/or 55.3). 3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the	
	3. With regard to any nucleotide and/or anniho acid sequence disting: international preliminary examination was carried out on the basis of the sequence listing:	1
	contained in the international application in printed form.	
	filed together with the international application in computer readable form.	
	furnished subsequently to this Authority in written form.	ļ
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	t the standard bear filled by bear fill the standard by the st	
	The statement that the information recorded in computer readable form is identical to the written sequence	listing
	has been furnished.	l
	4. The amendments have resulted in the cancellation of:	1
	the description, pages NONE	
	the claims, Nos. NoNE	
	the drawings, sheets/fig NONE	to go
	the drawings, sheets/Hg HONE This report has been established as if (some of) the amendments had not been made, since they have been considered beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).** beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	red to in
	beyond the disclosure as filed, as indicated in the supplemental box (texts to text) * Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are refers * Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are refers this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.16) ** Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.	.17).

INTERNATIONAL PRESENTINARY EXAMINATION REPORT

Internation No. PCT/C 2912

V.	Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1. STATEMENT

Novelty (N)	Claims	1-28	YES
	Claims	NONE	NO
Inventive Step (IS)	Claims	NONE	YES
	Claims	1-28	NO
Industrial Applicability (IA)	Claims	1-28	YES
	Claims	NONE	NO

2. CITATIONS AND EXPLANATIONS

Claims 1-28 meet the criteria set out in PCT Article 33(2)-(4), because the prior art does not teach or fairly suggest the subject matter of the present invention.

Claim 1 relates to a fluorinated copolymer comprising repeating units from (a) a hydroxyfluoroalkyl-substituted olefin and (b) an acrylic monomer having hydroxyl- or polycyclic alcohol-substitution. Claim 22 relates to a photoresist composition comprising the fluorocopolymer of Claim 1 and a photoactive component.

Regarding the limitation of parent Claim 1, Middleton only discloses a method for the production of a fluorine-containing copolymer made from at least one from fluoroclefin or acrylic monomer with a hydroxyfluoro-alkyl-substituted styrene compound. Middleton has used non-functionalized acrylates. Therefore, Middleton is silent with the use of a hydroxyl-containing acrylic monomer (b). In order to prepare resin for photoresist, Okino et al. has disclosed using hydroxyl-containing adamantyl acrylate, while Choi has disclosed using t-butyl hydroxymethacrylate. However, Okino and Choi, in combination or alone, in no way teach or fairly suggest the copolymerization of such specific acrylic monomer with the claimed monomer (a). In summary, the motivation to link monomers (a) with (b) is lacking.

Regarding the limitation of parent Claim 22, the above references, Middleton/Okino or Middleton/Choi, each are further silent about using the claimed cyclic or polycyclic monomer as well as using photo-active fluoroalcohol or protected fluoroalcohol groups. Although Goodall may teach all the limitations of Claims 14-28 (abstract, line 1-4; pages 8-20), Goodall cannot fix the deficiency of Middleton/Okino or Middleton/Choi. Therefore, the skill artisan would not have any way to make the obvious connection to add the claimed cyclic monomers as well as using photoactive fluoroalcohol or protected fluoroalcohol groups on the alkenes to prepare the claimed copolymers useful as a photo-resist material.

The key issue, regarding preparing a fluorinated copolymer comprising repeating units from (a) a hydroxyfluoroalkyl-substituted olefin and (b) an acrylic monomer having hydroxyl- or polycyclic alcohol-substitution, cannot be overcome by any or the combination of the above references, therefore, the present invention is novel.

In conclusion, it would not be obvious to a person skilled in the art to arrive at the claimed invention with knowledge from the cited documents. In accordance with the arguments above, the invention claimed in Claims 1-28 is novel; it is considered to involve an inventive step, and it is also considered to have industrial applicability.

Form PCT/IPEA/409 (Box V) (July 1998)